UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK
х
KINGSLEY PALMER AND SHARON PALMER,

Plaintiffs,

NOTICE OF MOTION

-against-

19 CV 5542 (RPK)(CLP)

CITY OF NEW YORK, INSPECTOR ELLIOT COLON, POLICE OFFICER LUIS RAMOS, POLICE OFFICER NICHOLAS CARDIERI, POLICE OFFICER ADAM GIACALONE, STEPHEN SAMUEL WEINTRAUB, E 40 BUYERS IG LLC, REGGIE (AKA FRANK SINGH),

Defendants.	
	X

PLEASE TAKE NOTICE that upon the annexed Declaration of James R. Murray in support of City Defendants' Motion to Dismiss the First Amended Complaint pursuant to Federal Rule of Civil Procedure 12(b)(6) dated October 9, 2020, and the Memorandum of Law of the same date, Defendants City of New York, Inspector Elliot Colon, and Police Officer Luis Ramos will move this Court, before the Honorable Rachel P. Kovner, at the United States Courthouse for the Eastern District of New York, located at 225 Cadman Plaza East, Brooklyn, New York, for an order pursuant to Federal Rule of Civil Procedure 12(b)(6), granting City Defendants' Motion to Dismiss the First Amended Complaint, together with such other relief as this Court deems just and proper.

PLEASE TAKE FURTHER NOTICE that pursuant to the electronic Order dated August 24, 2020, Plaintiffs shall serve any opposition papers upon City Defendants on or before October 30, 2020.

PLEASE TAKE FURTHER NOTICE that pursuant to the electronic Order dated August 24, 2020, City Defendants shall serve any reply papers upon Plaintiffs on or before November 13, 2020.

Dated: New York, New York October 9, 2020

> JAMES E. JOHNSON Corporation Counsel of the City of New York Attorney for Defendants City of New York, Inspector Elliot Colon, and Police Officer Luis Ramos 100 Church Street, Room 3-183

100 Church Street, Room 3-183 New York, New York 10007 (212) 356-2372

By: /s/ James R. Murray
James R. Murray
Assistant Corporation Counsel

To: Karamvir Dahiya, Esq. (By ECF)

Attorney for Plaintiffs

CC: Rachel Aghassi, Esq. (By ECF)

Attorney for Defendant Stephen Weintraub